UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES OF AMERICA)	
)	No. 07 CR 777-1
v.)	
)	Judge Amy J. St. Eve
)	
MILES HUNTER)	

ASSIGNMENT OF RETIREMENT BENEFIT

Pursuant to the Pretrial Release Order entered in the above-named case on July 31, 2008 and for and in consideration of bond being set by the Court for defendant MILES HUNTER, in the amount of \$\frac{\pmu_2\to00}{\pmu_2\to00}\$, being partially secured by the retirement benefit plan described more fully below, SALENE HUNTER warrants and agrees:

1. In the event that defendant MILES HUNTER is found to have violated the conditions of release as set by the Court in the subject case, SALENE HUNTER ("Assignor") hereby forfeits, assigns and otherwise transfers ("assigns") to the United States of America, in care of the United States District Court for the Northern District of Illinois ("Assignee") all rights, title and interest held by Assignor in and to the retirement benefit plan described as follows:

HUNTER, provided by the managed by account number

2. Assignor SALENE HUNTER warrants that she has the full right and authority to transfer her rights in the above retirement benefit plan and that her rights in the above-described plan are free of lien, encumbrance or adverse claim. Assignor further warrants that the account balance as of June 30, 2008, is approximately \$125,247.55. Assignor anticipates that she may withdraw or borrow no more than\$50,000 from this account.

Assignor SALENE HUNTER acknowledges that she will immediately forfeit any and 3. all rights whatsoever that she previously held in the above-described retirement benefit plan should the defendant MILES HUNTER fail to appear as required by the Court or otherwise violate any condition of the Court's order of release. Further, in the event that the Court declares the abovedescribed retirement benefits plan as forfeit to the United States, the assignor SALENE HUNTER agrees to execute any documents necessary to effectuate the transfer of her interest in the abovedescribed retirement benefits plan.

Witness

State of Illinois, County of Cook, ss. I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that SALENE HUNTER, personally known to me to be the same person whose name subscribed to the foregoing instrument, appeared before me this day in person, and acknowledge that she signed, sealed and delivered the said instrument as her free and voluntary ac, for the uses and purposes therein set forth.

Given under my hand and official seal, this 30 __ day of <u>July, 2008</u>.

Commission expires 4/01/2012

OFFICIAL SEAL CATHERINE A. MILLER Notary Public - State of Illinois My Commission Expires Apr 01, 2012

UNITED STATES DISTRICT COURT		
NORTHERN DISTRICT OF ILLINOIS		
EASTERN DIVISION		
UNITED STATES OF AMERICA)	
)	
v.)	
)	No. 07 CR 777-1
MILES HUNTER)	Judge Amy J. St. Eve

FORFEITURE AGREEMENT

Pursuant to the Pretrial Release Order entered in the above-named case on July 3/, 2008 and for and in consideration of bond being set by the Court for defendant MILES HUNTER, in the amount of \$\frac{402,000}{200}\$, being partially secured by real property, MILES HUNTER and SALENE HUNTER hereby warrant and agree:

1. MILES HUNTER and SALENE HUNTER warrant that they are the sole record owners and titleholders of the real property located at:

Chicago, Illinois, described legally as follows:

LOT 1 IN BLOCK 31 IN S.E. GROSS SUBDIVISION OF BLOCKS 27 TO 42, BOTH INCLUSIVE, OF DAUPHIN PARK, SECOND ADDITION, A SUBDIVISION OF THE WEST ½ OF THE NORTHEAST 1/4 OF SECTION 3, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Permanent Index Number: 25-03-209-001-0000.

MILES HUNTER and SALENE HUNTER warrant that there is one outstanding mortgage against the subject property and that the equitable interest in the real property is at least \$84,000.

2. MILES HUNTER and SALENE HUNTER agree that their equitable interest in the above-described real property may be forfeit to the United States of America should the defendant MILES HUNTER fail to appear as required by the Court or otherwise violate any condition of the Court's order of release. MILES HUNTER and SALENE HUNTER further understand and agree

Page 4 of 18

that, if defendant MILES HUNTER should violate any condition of the Court's release order, and their equity in the property is less than \$\frac{84000}{40200}\$, they will be liable to pay any negative difference between the bond amount of \$\frac{40200}{40200}\$ and their equitable interest in the property, and MILES HUNTER and SALENE HUNTER hereby agree to the entry of a default judgment against them for the amount of any such difference. MILES HUNTER and SALENE HUNTER have received a copy of the Court's release order and understand its terms and conditions. Further, the sureties understand that the only notice they will receive is notice of court proceedings.

- 3. MILES HUNTER and SALENE HUNTER further agree to execute a quitclaim deed in favor of the United States of America, which deed shall be held in the custody of the Clerk of the United States District Court, Northern District of Illinois, until further order of the Court. MILES HUNTER and SALENE HUNTER understand that should defendant MILES HUNTER fail to appear or otherwise violate any condition of the Court's order of release, the United States may obtain an order from the Court authorizing the United States to file and record the above-described deed, and to take whatever other action that may be necessary to perfect its interest in the above-described real property and satisfy the obligation arising from a breach of the bond.
- 4. MILES HUNTER and SALENE HUNTER further agree that they will maintain the subject property in good repair, pay all taxes and obligations thereon when due, and will take no action which could encumber the real property or diminish their interest therein, including any effort to sell or otherwise convey the property without leave of Court.
- 5. MILES HUNTER and SALENE HUNTER further understand that if they have knowingly made or submitted or caused to be made or submitted any false, fraudulent or misleading statement or document in connection with this Forfeiture Agreement, or in connection with the bond

set for defendant MILES HUNTER, they are subject to a felony prosecution for making false statements and making a false declaration under penalty of perjury. MILES HUNTER and SALENE HUNTER agree that the United States shall file and record a copy of this Forfeiture Agreement with the Cook County Recorder of Deeds as notice of encumbrance in the amount of the bond.

6. MILES HUNTER and SALENE HUNTER hereby declare under penalty of perjury that they have read the foregoing Forfeiture Agreement in its entirety, and the information contained herein is true and correct. Failure to comply with any term or condition of this agreement will be considered a violation of the release order authorizing the United States to request that the bond posted for the release of the defendant be revoked.

Date: 7/3//08

MILES HUNTER

DEFENDANT/GRANTOR

uni a. Mules

Date: 7/21/08

GRANTOR

Date: 7/3//18

Return to:

Katie Miller U.S. Attorney's Office 219 S. Dearborn, 5th Floor Chicago, Illinois 60604

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION		
UNITED STATES OF AMERICA)	
v.)	No. 07 CR 777-1
MILES HUNTER)	Judge Amy J. St. Eve

FORFEITURE AGREEMENT

Pursuant to the Pretrial Release Order entered in the above-named case on July 31, 2008 and for and in consideration of bond being set by the Court for defendant MILES HUNTER, in the amount of \$\frac{462,000}{200}\$, being partially secured by real property, MILES HUNTER and SALENE HUNTER hereby warrant and agree:

1. MILES HUNTER and SALENE HUNTER warrant that they are the sole record owners and titleholders of the real property located at:

Chicago.

Illinois, Illinois, described legally as follows:

THE WEST 25 FEET OF LOT 3 AND THE EAST 11.5 FEET OF LOT 4 IN BLOCK 7 IN GAYLORD SUBDIVISION, BEING A SUBDIVISION OF PART OF THE SOUTHWEST 3/4 OF THE SOUTHEAST 3/4 OF SECTION 8, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS.

Permanent Index Number: 20-08-425-036-0000.

MILES HUNTER and SALENE HUNTER warrant that there is one outstanding mortgage against the subject property and that the equitable interest in the real property is at least \$ 25,000.

2. MILES HUNTER and SALENE HUNTER agree that their equitable interest in the above-described real property may be forfeit to the United States of America should the defendant MILES HUNTER fail to appear as required by the Court or otherwise violate any condition of the Court's order of release. MILES HUNTER and SALENE HUNTER further understand and agree

that, if defendant MILES HUNTER should violate any condition of the Court's release order, and their equity in the property is less than \$35.000, they will be liable to pay any negative difference between the bond amount of \$ \$\frac{1000}{2000}\$ and their equitable interest in the property, and MILES HUNTER and SALENE HUNTER hereby agree to the entry of a default judgment against them for the amount of any such difference. MILES HUNTER and SALENE HUNTER have received a copy of the Court's release order and understand its terms and conditions. Further, the sureties understand that the only notice they will receive is notice of court proceedings.

- 3. MILES HUNTER and SALENE HUNTER further agree to execute a quitclaim deed in favor of the United States of America, which deed shall be held in the custody of the Clerk of the United States District Court, Northern District of Illinois, until further order of the Court. MILES HUNTER and SALENE HUNTER understand that should defendant MILES HUNTER fail to appear or otherwise violate any condition of the Court's order of release, the United States may obtain an order from the Court authorizing the United States to file and record the above-described deed, and to take whatever other action that may be necessary to perfect its interest in the abovedescribed real property and satisfy the obligation arising from a breach of the bond.
- 4. MILES HUNTER and SALENE HUNTER further agree that they will maintain the subject property in good repair, pay all taxes and obligations thereon when due, and will take no action which could encumber the real property or diminish their interest therein, including any effort to sell or otherwise convey the property without leave of Court.
- 5. MILES HUNTER and SALENE HUNTER further understand that if they have knowingly made or submitted or caused to be made or submitted any false, fraudulent or misleading statement or document in connection with this Forfeiture Agreement, or in connection with the bond

set for defendant MILES HUNTER, they are subject to a felony prosecution for making false statements and making a false declaration under penalty of perjury. MILES HUNTER and SALENE HUNTER agree that the United States shall file and record a copy of this Forfeiture Agreement with the Cook County Recorder of Deeds as notice of encumbrance in the amount of the bond.

6. MILES HUNTER and SALENE HUNTER hereby declare under penalty of perjury that they have read the foregoing Forfeiture Agreement in its entirety, and the information contained herein is true and correct. Failure to comply with any term or condition of this agreement will be considered a violation of the release order authorizing the United States to request that the bond posted for the release of the defendant be revoked.

Date: 7/31/08

MILES HUNTER

DEFENDANT/GRANTOR

runo a. Unilles

Date: 7/31/08

SALENE HUNTER

GRANTOR

Date: 7/31/08

Witness

Return to:

Katie Miller U.S. Attorney's Office 219 S. Dearborn, 5th Floor Chicago, Illinois 60604

UNITED STATES DISTRICT COURT		
NORTHERN DISTRICT OF ILLINOIS		
EASTERN DIVISION		
UNITED STATES OF AMERICA)	
)	
v.)	
)	No. 07 CR 777-1
MILES HUNTER)	Judge Amy J. St. Eve

FORFEITURE AGREEMENT

Pursuant to the Pretrial Release Order entered in the above-named case on July 31, 2008 and for and in consideration of bond being set by the Court for defendant MILES HUNTER, in the amount of \$\frac{402,000}{200}\$, being partially secured by real property, MILES HUNTER and SALENE HUNTER hereby warrant and agree:

1. MILES HUNTER and SALENE HUNTER warrant that they are the sole record owners and titleholders of the real property located at:

Lynwood, Illinois, described legally as follows:

ALL THAT CERTAIN PARCEL OF LAND LYING AND BEING SITUATED IN THE COUNTY OF COOK, STATE OF ILLINOIS, TO-WIT: LOT 4 IN DRIFTWOOD ESTATES SUBDIVISION, BEING A SUBDIVISION OF THE SOUTH 827.36 FEET OF THE NORTH 927.36 FEET OF THE SOUTH 3/4 OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 7, TOWNSHIP 35 NORTH, RANGE 15 EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPT THAT PART THEREOF FALLING IN LYNWOOD TERRACE UNIT NO. 4, RECORDED FEBRUARY 24, 1977 AS DOCUMENT NO. 23830034 IN COOK COUNTY, ILLINOIS) RECORDED AUGUST 20, 1999 AS DOCUMENT NO. 99-799452 IN COOK COUNTY, ILLINOIS. DEED RESTRICTION FOR LOT 4 IN DRIFTWOOD ESTATES SUBDIVISION: THE OWNER OF LOT 4 IS PROHIBITED FROM FILLING ANY PORTION OF THE LOT ABOVE THE ELEVATIONS SHOWN ON THE APPROVED ENGINEERING PLAN FOR THE LOT ON FILE AT THE VILLAGE HALL. REGRADING OF ANY PORTION OF THE LOT SHALL ONLY BE PERMITTED AFTER A GRADING STUDY HAS BEEN APPROVED BY THE VILLAGE ENGINEER. THE OWNER OF THE LOT SHALL BE PERMITTED TO PLANT LANDSCAPE

MATERIALS AND TREES PROVIDED THAT INSTALLATION DOES NOT RAISE OR LOWER THE APPROVED GRADING ON THE LOT.

Permanent Index Number: 33-07-401-027-0000.

MILES HUNTER and SALENE HUNTER warrant that there are two outstanding mortgages against the subject property and that their equitable interest in the real property is at least \$ 12 1,000 .

- 2. MILES HUNTER and SALENE HUNTER agree that their equitable interest in the above-described real property may be forfeit to the United States of America should the defendant MILES HUNTER fail to appear as required by the Court or otherwise violate any condition of the Court's order of release. MILES HUNTER and SALENE HUNTER further understand and agree that, if defendant MILES HUNTER should violate any condition of the Court's release order, and their equity in the property is less than \$\frac{121.000}{4000}\$, they will be liable to pay any negative difference between the bond amount of \$\frac{402.000}{4000}\$, and their equitable interest in the property, and MILES HUNTER and SALENE HUNTER hereby agree to the entry of a default judgment against them for the amount of any such difference. MILES HUNTER and SALENE HUNTER have received a copy of the Court's release order and understand its terms and conditions. Further, the sureties understand that the only notice they will receive is notice of court proceedings.
- 3. MILES HUNTER and SALENE HUNTER further agree to execute a quitclaim deed in favor of the United States of America, which deed shall be held in the custody of the Clerk of the United States District Court, Northern District of Illinois, until further order of the Court. MILES HUNTER and SALENE HUNTER understand that should defendant MILES HUNTER fail to appear or otherwise violate any condition of the Court's order of release, the United States may obtain an order from the Court authorizing the United States to file and record the above-described

deed, and to take whatever other action that may be necessary to perfect its interest in the abovedescribed real property and satisfy the obligation arising from a breach of the bond.

- 4. MILES HUNTER and SALENE HUNTER further agree that they will maintain the subject property in good repair, pay all taxes and obligations thereon when due, and will take no action which could encumber the real property or diminish their interest therein, including any effort to sell or otherwise convey the property without leave of Court.
- 5. MILES HUNTER and SALENE HUNTER further understand that if they have knowingly made or submitted or caused to be made or submitted any false, fraudulent or misleading statement or document in connection with this Forfeiture Agreement, or in connection with the bond set for defendant MILES HUNTER, they are subject to a felony prosecution for making false statements and making a false declaration under penalty of perjury. MILES HUNTER and SALENE HUNTER agree that the United States shall file and record a copy of this Forfeiture Agreement with the Cook County Recorder of Deeds as notice of encumbrance in the amount of the bond.

6. MILES HUNTER and SALENE HUNTER hereby declare under penalty of perjury that they have read the foregoing Forfeiture Agreement in its entirety, and the information contained herein is true and correct. Failure to comply with any term or condition of this agreement will be considered a violation of the release order authorizing the United States to request that the bond posted for the release of the defendant be revoked.

Date: 7/3//08

MILES HUNTER
DEFENDANT/GRANTOR

Date: 7/31/08

SALENE HUNTER GRANTOR

une a. Mulles

Date: 7/3//08

Witness

Return to:

Katie Miller U.S. Attorney's Office 219 S. Dearborn, 5th Floor Chicago, Illinois 60604

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION		
UNITED STATES OF AMERICA)	
v.)	No. 07 CR 777-1
MILES HUNTER)	Judge Amy J. St. Eve
FORFE	ITURE	AGREEMENT

Pursuant to the Pretrial Release Order entered in the above-named case on 3008 and for and in consideration of bond being set by the Court for defendant MILES HUNTER, in the amount of \$4(02,000 ____, being partially secured by real property, JAMES K. K. DRIVER AND ROSIE J. DRIVER hereby warrant and agree:

JAMES K. K. DRIVER AND ROSIE J. DRIVER warrant that they are the sole record 1. Chicago, Illinois, owners and titleholders of the real property located at: described legally as follows:

> LOTS 33 AND 34 IN BLOCK 2 IN LIBRARY SUBDIVISION IN THE NORTHEAST 1/4 OF SECTION 8, TOWNSHIP 35 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

Permanent Index Number: <u>20-08-213-023-0000</u>.

JAMES K. K. DRIVER AND ROSIE J. DRIVER warrant that there is one outstanding mortgage, one Municipal Code Violation, and one Statutory Lien against the subject property and that the equitable interest in the real property is at least \$ 108,500

JAMES K. K. DRIVER AND ROSIE J. DRIVER agree that their equitable interest 2. in the above-described real property may be forfeit to the United States of America should the defendant MILES HUNTER fail to appear as required by the Court or otherwise violate any condition of the Court's order of release. JAMES K. K. DRIVER AND ROSIE J. DRIVER further understand and agree that, if defendant MILES HUNTER should violate any condition of the Court's release order, and their equity in the property is less than \$\frac{10.8.500}{4.500}\$, they will be liable to pay any negative difference between the bond amount of \$\frac{40.000}{4.000}\$ and their equitable interest in the property, and JAMES K. K. DRIVER AND ROSIE J. DRIVER hereby agree to the entry of a default judgment against them for the amount of any such difference. JAMES K. K. DRIVER AND ROSIE J. DRIVER have received a copy of the Court's release order and understand its terms and conditions. Further, the sureties understand that the only notice they will receive is notice of court proceedings.

- JAMES K. K. DRIVER AND ROSIE J. DRIVER further agree to execute a quitclaim deed in favor of the United States of America, which deed shall be held in the custody of the Clerk of the United States District Court, Northern District of Illinois, until further order of the Court. JAMES K. K. DRIVER AND ROSIE J. DRIVER understand that should defendant MILES HUNTER fail to appear or otherwise violate any condition of the Court's order of release, the United States may obtain an order from the Court authorizing the United States to file and record the above-described deed, and to take whatever other action that may be necessary to perfect its interest in the above-described real property and satisfy the obligation arising from a breach of the bond.
- 4. JAMES K. K. DRIVER AND ROSIE J. DRIVER further agree that they will maintain the subject property in good repair, pay all taxes and obligations thereon when due, and will take no action which could encumber the real property or diminish their interest therein, including any effort to sell or otherwise convey the property without leave of Court.
 - 5. JAMES K. K. DRIVER AND ROSIE J. DRIVER further understand that if they have

knowingly made or submitted or caused to be made or submitted any false, fraudulent or misleading statement or document in connection with this Forfeiture Agreement, or in connection with the bond set for defendant MILES HUNTER, they are subject to a felony prosecution for making false statements and making a false declaration under penalty of perjury. JAMES K. K. DRIVER AND ROSIE J. DRIVER agree that the United States shall file and record a copy of this Forfeiture Agreement with the Cook County Recorder of Deeds as notice of encumbrance in the amount of the bond.

JAMES K. K. DRIVER AND ROSIE J. DRIVER hereby declare under penalty of 6. perjury that they have read the foregoing Forfeiture Agreement in its entirety, and the information contained herein is true and correct. Failure to comply with any term or condition of this agreement will be considered a violation of the release order authorizing the United States to request that the bond posted for the release of the defendant be revoked.

Date: 7/31/08

DEFENDANT/SURETY/GRANTOR

T/SURETY/GRANTOR

Return to:

Katie Miller, U.S. Attorney's Office, 219 S. Dearborn, 5th Floor, Chicago, Illinois 60604

NORTHERN DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION		
UNITED STATES OF AMERICA)		
v.)	No. 07 CR 777-1	
MILES HUNTER)	Judge Amy J. St. Eve	
FORFEITURE AC	GREEMENT	
Pursuant to the Pretrial Release Orde	er entered in the above-named case on	
	on of bond being set by the Court for defendant	
MILES HUNTER, in the amount of \$ 402,00	, being partially secured by real property,	
JAMES DRIVER AND ROSIE J. DRIVER hereby	warrant and agree:	
1. JAMES DRIVER AND ROSIE J. I	DRIVER warrant that they are the sole record	
owners and titleholders of the real property locate	ed at: Chicago, Illinois.	
described legally as follows:		
LOT 36 IN BLOCK 5 IN LIBRARY SUBDIVISION OF THE SOUTHEAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 8, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.		
Permanent Index Number: 20-08-21	<u>9-008-0000</u> .	
JAMES DRIVER AND ROSIE J. DRIVER warrant	that there are two outstanding mortgages against	
the subject property and that the equitable interest in	the real property is at least \$ 40,000	
2. JAMES DRIVER AND ROSIE J. D	RIVER agree that their equitable interest in the	
above-described real property may be forfeit to the	United States of America should the defendant	
MILES HUNTER fail to appear as required by the	Court or otherwise violate any condition of the	
Court's order of release. JAMES DRIVER AND R	OSIE J. DRIVER further understand and agree	

that, if defendant MILES HUNTER should violate any condition of the Court's release order, and their equity in the property is less than \$ 40,000 , they will be liable to pay any negative difference between the bond amount of \$462,000 and their equitable interest in the property, and JAMES DRIVER AND ROSIE J. DRIVER hereby agree to the entry of a default judgment against them for the amount of any such difference. JAMES DRIVER AND ROSIE J. DRIVER have received a copy of the Court's release order and understand its terms and conditions. Further, the sureties understand that the only notice they will receive is notice of court proceedings.

- JAMES DRIVER AND ROSIE J. DRIVER further agree to execute a quitclaim deed 3. in favor of the United States of America, which deed shall be held in the custody of the Clerk of the United States District Court, Northern District of Illinois, until further order of the Court. JAMES DRIVER AND ROSIE J. DRIVER understand that should defendant MILES HUNTER fail to appear or otherwise violate any condition of the Court's order of release, the United States may obtain an order from the Court authorizing the United States to file and record the above-described deed, and to take whatever other action that may be necessary to perfect its interest in the abovedescribed real property and satisfy the obligation arising from a breach of the bond.
- JAMES DRIVER AND ROSIE J. DRIVER further agree that they will maintain the 4. subject property in good repair, pay all taxes and obligations thereon when due, and will take no action which could encumber the real property or diminish their interest therein, including any effort to sell or otherwise convey the property without leave of Court.
- JAMES DRIVER AND ROSIE J. DRIVER further understand that if they have 5. knowingly made or submitted or caused to be made or submitted any false, fraudulent or misleading statement or document in connection with this Forfeiture Agreement, or in connection with the bond

set for defendant MILES HUNTER, they are subject to a felony prosecution for making false statements and making a false declaration under penalty of perjury. JAMES DRIVER AND ROSIE J. DRIVER agree that the United States shall file and record a copy of this Forfeiture Agreement with the Cook County Recorder of Deeds as notice of encumbrance in the amount of the bond.

Document 53

JAMES DRIVER AND ROSIE J. DRIVER hereby declare under penalty of perjury 6. that they have read the foregoing Forfeiture Agreement in its entirety, and the information contained herein is true and correct. Failure to comply with any term or condition of this agreement will be considered a violation of the release order authorizing the United States to request that the bond posted for the release of the defendant be revoked.

Date: 7/31/08

GRANTOR

uno a Walle

Date: 7/31/08

Return to:

Katie Miller U.S. Attorney's Office 219 S. Dearborn, 5th Floor Chicago, Illinois 60604